

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/514,657	02/29/2000	Anders Waesterlid	P-4015.321	2064
75	590 11/19/2002			
David E Bennett Coats & Bennett PLLC PO Box 5			EXAMINER	
			D AGOSTA, STEPHEN M	
Raleigh, NC 27602			ART UNIT	PAPER NUMBER
			2684	
			DATE MAILED: 11/19/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

K

Application No. Office Action Summary Stephen M. D'Agosta			11.					
Examiner Stephen M. D'Agosta - The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION Extensions of time may be available under the provisions of 37 CPR 1.136(a). In no event, however, may a reply be timely filed after SIX (b) MONTHS from the maling date of this communications reply within the statutory minimum of thirty (30) days will be considered timely If INO period for reply is specified above, the maximum statutory period will apply and will expire SIX (b) MONTHS from the maling date of this communication Failure to reply within the set or extended pender for reply will, by statute, cause the application to become ABANDICS (30 U.S.C § 133): - Any reply received by the Office later than three months after the maling date of this communication, even if timely filed, may reduce any semed patent term adjustment. See 37 CFR 1.704(b). Status 1) A Responsive to communication(s) filed on 16 October 2002. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-8 and 10-25 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) approved by the Examiner.		Application No.	Applicant(s)					
Stephen M. D'Agosta 2684 The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filled after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above, the mainimum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. If the period for reply sepocified above, the mainimum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any samed patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 16 October 2002. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-8 and 10-25 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) is/are objected to. 8) Claim(s) is/are objected to mainly is/are: a) accepted or b) objected to by the Examiner. Application Papers 9) The specification is objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed d	•	09/514,657 WAESTERLID, ANDER						
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.138(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Faiture to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any samed patent term adjustment. See 37 CFR 1.704(b). - This action is FINAL. - This action is FINAL. - This action is FINAL. - This action is private the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. - Disposition of Claims - Applicant (s) 1-8 and 10-25 is/are pending in the application. - Applicant (s) 1-8 and 10-25 is/are rejected. - Claim(s) 1-8 and 10-25 is/are rejected to 9 the Examiner. - Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). - The proposed drawing correction filed on 1 is/are; a) approved b) disapproved by the Examiner.	Office Action Summary	Examiner	Art Unit					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is est than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. If NO period for reply specified above is est than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. If NO period for reply within the set or extended period for reply with the set or extended period for reply within the set or extended period for reply with the set or extended period for reply with the set or extended period for reply within the set or extended period for reply within the set or extended period for reply within the set of reply within the set or extended period for reply within the set of reply within the mailing date of this communication. Failure to reply within the mailing date of this communication, even if timely filed, may reduce any earned petalent term adjustment. Set 37 CFR 1.704(b): Responsive to communication(s) filed on 16 October 2002. 2a) May Responsive to communication(s) filed on 16 October 2002. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-8 and 10-25 is/are pending in the application. 4a) Of the above claim(s) is/are allowed. 6) Claim(s) 1-8 and 10-25 is/are rejected. 7) Claim(s) is/are allowed. 6) Claim(s) is/are objected to. 8) Claim(s) is/are objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correcti		Stephen M. D'Agosta	2684					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 16 October 2002. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-8 and 10-25 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) is/are allowed. 6) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The proposed drawing of the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).	The MAILING DATE of this communication appears on the cover sheet with the correspondence address							
THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (b) MCNTTRS from the mailing date of this communication. If the period or ply specification is less than the provisions of the period or ply specification is less than the period or ply specification or poly within the statutory minimum of thirty (30) days will be considered timely. If the period or ply specification is less than three months after the mailing date of this communication to become ABANDONED (35 U.S.C. § 113). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 16 October 2002. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-8 and 10-25 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) 1-8 and 10-25 is/are rejected. 7) Claim(s) is/are allowed. 6) Claim(s) 1-8 and 10-25 is/are rejected. 7) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.		VIC CET TO EVOIDE 2 MONTH	I(S) EDOM					
1) Responsive to communication(s) filed on 160ctober-2002 . 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-8 and 10-25 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) 1-8 and 10-25 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.	THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be to within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDON	imely filed ays will be considered timely. In the mailing date of this communication. ED (35 U.S.C. § 133).					
This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-8 and 10-25 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) 1-8 and 10-25 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) approved by disapproved by the Examiner.								
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-8 and 10-25 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-8 and 10-25 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.								
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-8 and 10-25 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-8 and 10-25 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.	<u> </u>							
4) Claim(s) 1-8 and 10-25 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-8 and 10-25 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
4a) Of the above claim(s) is/are withdrawn from consideration. 5) □ Claim(s) is/are allowed. 6) □ Claim(s) 1-8 and 10-25 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or election requirement. Application Papers 9) □ The specification is objected to by the Examiner. 10) □ The drawing(s) filed on is/are: a) □ accepted or b) □ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) □ The proposed drawing correction filed on is: a) □ approved b) □ disapproved by the Examiner.	· <u> </u>	polication						
5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) 1-8 and 10-25 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement. Application Papers 9) ☐ The specification is objected to by the Examiner. 10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) ☐ The proposed drawing correction filed on is: a) ☐ approved b) ☐ disapproved by the Examiner.	•							
6) Claim(s) 1-8 and 10-25 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.	<u> </u>	With the first constant and the first constan						
7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.								
8) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.								
Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.		r alaction requirement						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.		election requirement.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.	9) The specification is objected to by the Examiner	r.						
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.	10) The drawing(s) filed on is/are: a) □ accep	oted or b) objected to by the Exa	aminer.					
	Applicant may not request that any objection to the	e drawing(s) be held in abeyance.	See 37 CFR 1.85(a).					
If approved, corrected drawings are required in reply to this Office action.	11) The proposed drawing correction filed on	_is: a)☐ approved b)☐ disappr	roved by the Examiner.					
12) The oath or declaration is objected to by the Examiner.	12) The oath or declaration is objected to by the Exa	aminer.						
Priority under 35 U.S.C. §§ 119 and 120	Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).	13) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ None of:	a) ☐ All b) ☐ Some * c) ☐ None of:							
1. Certified copies of the priority documents have been received.	1. Certified copies of the priority documents	s have been received.						
2. Certified copies of the priority documents have been received in Application No	2. Certified copies of the priority documents	s have been received in Applica	tion No					
 Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 	application from the International Bur	reau (PCT Rule 17.2(a)).	•					
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).		·						
a) The translation of the foreign language provisional application has been received.	a) The translation of the foreign language pro	visional application has been re	ceived.					
15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. Attachment(s)	-	ic priority under 35 0.5.C. 99 12	.v anu/vi 121.					
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)	5) 🔲 Notice of Informa						

DETAILED ACTION

Response to Arguments

Applicant's arguments filed 10/16/02 have been fully considered but they are not persuasive:

- 1. Examiner acknowledges cancellation of claim 9 and amendments to claims 1, 4, 7-8, 10, 13, 16-17, 19, 22-23 and 25.
- 2. For claims 1-8, the examiner has not "erred" and disagrees that communications cannot be full duplex since Borgstahl discloses conventional computer networks (which are full duplex) [page 3, L4-12] and peer-to-peer communication [page 4, L20-38 to page 5, L1-37] which teaches two-way data communication and TDMA. CDMA and FDMA which is two-way as well. Also, refer to Rosenberg's figure #1 which shows two-way communication between publisher, servers and subscribers.

The examiner also disagrees that the subscriber will only receive updates since Borgstahl teaches the two peers exchanging what their needs/capabilities are (page 5, L5-7], so both can receive updates. Rosenberg shows in figure 1 that all parties can send/receive data/updates.

Lastly, Rosenberg teaches event notification and keys off a log-on event which is consistent with affinity group software such as Chat, ICQ, Microsoft ILS, etc. which performs updates to others.

3. For claims 10-18 and 19-25, the examiner disagrees with the applicant and respectfully points them to the explanation in #2 above.

Art Unit: 2684

Response to Amendment

Page 3

The amendment filed on 10/16/02 under 37 CFR 1.131 has been considered but is ineffective to overcome the Borgstahl reference.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

<u>Claims 1-25</u> rejected under 35 U.S.C. 103(a) as being unpatentable over Borgstahl et al. WO98/17032 above, and further in view of Rosenberg et al. IETF Internet Draft (hereafter referred to as Borgstahl and Rosenberg).

As per claim 1, Borgstahl teaches a peer-to-peer network (pg. 1, L7) for allowing members/peers to send/receive status information (figures 3-5 and 7) from other members/peers [pg. 5, L19-21] comprising:

- b. storing in a member's each individual member's communication device, status information concerning each other members of the affinity group (figure 2, memory #42 stores personalization data)
 - d. receiving status update (figure 2, #36/#38 is transmit/receive hardware)
- e. updating status information in a member's communication device when <u>a status update message concerning said any member</u> received. (figure 2, shows memory that can be updated).

but is silent on

- a. forming an affinity group that contains two or more members
- c. when status of a any member changes, sending a status update message whose status has changed to said each other member of said affinity group.

Rosenberg teaches an event notification service that allows a user to subscribe to some entity which has a "state" [as per letter "c" above]. The subscription is a request to be informed about changes to the state such that a notification is delivered if a state change occurs. The applicability is extremely broad and events include presence information, device status, log-in/off events, etc.. Rosenberg's use of a log-on event is consistent with the use of an affinity group and parallels other affinity group

Application/Central Number:

Art Unit: 2684

software systems such as CHAT, ICQ, Microsoft ILS, etc.. [as per letter "a" above] (pg. 1, introduction).

It would have been obvious to one skilled in the art at the time of the invention to modify Borgstahl, such that an affinity group is used and a status message is sent when changed, to provide each wireless member with up-to-date information about the network for ease-of-use.

As per **claim 2**, Borgstahl teachs claim 1, wherein status information comprises a plurality of status items (figures 3-5, 7 and page 10, L30-35).

As per **claim 3**, Borgstahl teaches claim 2, **but is silent on** wherein status information includes at least on/off status of member, activity status of member and location of member. Borgstahl does teach that a connection attempt can fail (which may be because a member/peer is "off") [pg. 9, L36-38] and that the connection usually occurs because a user is proximate (but the exact location is not discerned) [pg. 9, L25-28].

Rosenberg teaches that an event notification can include device status (eg. on/off), presence information (eg. location) and activity (eg. just logged on, just logged off, etc.) [page 1, introduction].

It would have been obvious to one skilled in the art at the time of the invention to modify Borgstahl, such that status information includes on/off, activity and location of member, to provide up-to-date information about the affinity group members to other members.

As per **claim 4**, Borgstahl teaches claim 2, **but is silent on** wherein each individual selects status items from a list of available status items that are reported to ether members each other member of the affinity group. Borgstahl teaches lists of devices a user can connect to as well as user configurable personalization data (figure 3-5, 7 and page 11, L13-21].

Rosenberg teaches that a user can receive status updates based upon virtually any trigger that they configure/customize (eg. notify me when event X in state machine Y occurs if the day is Tuesday and the temperature in Zimbabwe is 85 degrees Fahrenheit – page 1, introduction). One skilled in the art would provide a list of commonly used triggers to allow a user to quickly configure their device with an initial set of triggers.

It would have been obvious to one skilled in the art at the time of the invention to modify Borgstahl, such that a user can select from a list of status items, to provide a quick/easy/user-friendly way to setup the user's communication device to gather other affinity member status data.

As per **claim 5**, Borgstahl teaches claim 2 further including the step providing updates if/when two users are proximate, based upon a schedule or triggered upon the expiration of a fixed or random timer [abstract and page 10, L2-10] (eg. designating a period during which status updates are enabled).

Art Unit: 2684

As per **claim 6**, Borgstahl teaches claim 2 and the fact that the user can restrict access to the peer through the network. Since one facet of the invention is a point-of-sale capability which may require "an extensive authorization process before permitting a transaction to take place" (page 12, L16-27) and the fact that the invention can use a periodic schedule (page 10, 2-3), one skilled in the art would provide the step of designating a period during which status updates are supressed.

As per **claim 7**, Borgstahl teaches claim 1 **but is silent on** further including the step of automatically detecting status changes of a member and sending status update messages to said each other member of said affinity group when a status changed is detected.

Rosenberg teaches an event notification service whereby a notification is delivered asynchronously to the subscriber when a state change occurs (page 1, introduction).

It would have been obvious to one skilled in the art at the time of the invention to modify Borgstahl, such that the system automatically detects status changes and sends status update messages, to automatic affinity member status updates to each user without having them having to manually query the system for said updates.

As per **claim 8**, Borgstahl teaches claim 7, **but is silent on** wherein the status of a member is monitored by said member's communication device and wherein said communication device is programmed to automatically transmit a status update message to said each member of said affinity group when a change in status is detected.

Rosenberg teaches an event can be defined as logging in/out of a computer, changing their preferences, changes to their status at a specific location, etc. (page 2, 4th paragraph down, "A presence event occurs......"). The examiner interprets this to mean that a status update is sent if the user causes a change in status.

It would have been obvious to one skilled in the art at the time of the invention to modify Borgstahl, such that the status of each member is monitored and the communication device automatically sends status updates when status is changed, to circumvent the need for the server to determine if the user has changed status.

As per **claim 9**, Borgsthal teaches claim 7, **but is silent on** wherein the status of a member is monitored by a centralized server in said communication network and wherein status update messages are transmitted to other members in said affinity group when a member's status changes.

Rosenberg teaches (in figure 1) a server(s) that is used for communications between subscribers, the publisher and database/policy server. The examiner interprets this figure as having a centralized server that monitors affinity group members and notifies them when member status changes.

It would have been obvious to one skilled in the art at the time of the invention to modify Borgstahl, such that a member is monitored by a centralized server and status

Art Unit: 2684

updates are transmitted to other members if status changes, to provide a central repository of all member status data and can be centrally administered.

As per **claim 10**, Borgstahl teaches a peer-to-peer wireless network (pg. 1, L7 and pg 6, L4-5) for allowing members/peers to send/receive status information (figures 3-5 and 7) from other members/peers [pg. 5, L19-21] comprising:

- b. storing in a member's wireless communication device, status information concerning other members of the affinity group (figure 2, wireless device and memory #42 stores personalization data)
- d. receiving status update (figure 2, #36/#38 is transmit/receive hardware) at a second user's mobile device (figure 1 shows mobile devices).
- e. updating status information in second member's mobile communication device when received. (figure 2, shows memory that can be updated).

but is silent on

- a. forming an affinity group that contains two or more members
- c. when status of a member changes, sending a status update message to centralized server
- f. sending a second status update message from said second member's communication device to said centralized server when said second member's status changes
- g. forwarding said second status update message from said server to each other member of said affinity group, including said first member of said affinity group.
- h. receiving said status update message at said first member's mobile communication device and updating said status information in said first member's mobile communication device when said second status update message is received.

Rosenberg teaches a client/centralized server (figure 1) event notification service that allows a users to subscribe to some entity which has a "state" [as per letter "c" above]. The subscription is a request to be informed about changes to the state such that a notifications are delivered among users if a state change occurs. The applicability is extremely broad and events include presence information, device status, log-in/off events, etc.. Rosenberg's use of a log-on event is consistent with the use of an affinity group and parallels other affinity group software systems such as CHAT, ICQ, Microsoft ILS, etc.. [as per letter "a" above] (pg. 1, introduction). Since Borgstahl and Rosenberg both deal with networks containing multiple users, it would inherently allow for an affinity group to send, receive, forward and store member information for each/all users (eg. send, forward and receive updates from a second member's device).

It would have been obvious to one skilled in the art at the time of the invention to modify Borgstahl, such that an affinity group is used and a status message is sent when changed, to provide each wireless member with up-to-date information about the network for ease-of-use.

As per **claim 11**, Borgstahl teachs claim 10, wherein status information comprises a plurality of status items (figures 3-5, 7 and page 10, L30-35).

Application/Control Number: 09/514,657 Page 7

Art Unit: 2684

As per claim 12, Borgstahl teaches claim 11, but is silent on wherein status information includes at least on/off status of member, activity status of member and location of member. Borgstahl does teach that a connection attempt can fail (which may be because a member/peer is "off") [pg. 9, L36-38] and that the connection usually occurs because a user is proximate (but the exact location is not discerned) [pg. 9, L25-28].

Rosenberg teaches that an event notification can include device status (eg. on/off), presence information (eg. location) and activity (eg. just logged on, just logged off, etc.) [page 1, introduction].

It would have been obvious to one skilled in the art at the time of the invention to modify Borgstahl, such that status information includes on/off, activity and location of member, to provide up-to-date information about the affinity group members to other members.

As per claim 13, Borgstahl teaches claim 11, but is silent on wherein each individual selects status items from a list of available status items that are reported to each other members of the affinity group. Borgstahl teaches lists of devices a user can connect to as well as user configurable personalization data (figure 3-5, 7 and page 11, L13-21].

Rosenberg teaches that a user can receive status updates based upon virtually any trigger that they configure/customize (eg. notify me when event X in state machine Y occurs if the day is Tuesday and the temperature in Zimbabwe is 85 degrees Fahrenheit – page 1, introduction). One skilled in the art would provide a list of commonly used triggers to allow a user to quickly configure their device with an initial set of triggers.

It would have been obvious to one skilled in the art at the time of the invention to modify Borgstahl, such that a user can select from a list of status items, to provide a quick/easy/user-friendly way to setup the user's communication device to gather other affinity member status data.

As per **claim 14**, Borgstahl teaches claim 11 further including the step providing updates if/when two users are proximate, based upon a schedule or triggered upon the expiration of a fixed or random timer [abstract and page 10, L2-10] (eg. designating a period during which status updates are enabled).

As per claim 15, Borgstahl teaches claim 11 and the fact that the user can restrict access to the peer through the network. Since one facet of the invention is a point-of-sale capability which may require "an extensive authorization process before permitting a transaction to take place" (page 12, L16-27) and the fact that the invention can use a periodic schedule (page 10, 2-3), one skilled in the art would provide the step of designating a period during which status updates are supressed.

Application/Control Number: 09/514,657 Page 8

Art Unit: 2684

As per **claim 16**, Borgstahl teaches claim 10 **but is silent on** further including the step of automatically detecting status changes of a member and sending status update messages to said each other member of said affinity group when a status changed is detected.

Rosenberg teaches an event notification service whereby a notification is delivered asynchronously to the subscriber when a state change occurs (page 1, introduction).

It would have been obvious to one skilled in the art at the time of the invention to modify Borgstahl, such that the system automatically detects status changes and sends status update messages, to automatic affinity member status updates to each user without having them having to manually query the system for said updates.

As per **claim 17**, Borgstahl teaches claim 16, **but is silent on** wherein the status of a member is monitored by said member's communication device and wherein said communication device is programmed to automatically transmit a status update message to said affinity group when a change in status is detected.

Rosenberg teaches an event can be defined as logging in/out of a computer, changing their preferences, changes to their status at a specific location, etc. (page 2, 4th paragraph down, "A presence event occurs......"). The examiner interprets this to mean that a status update is sent if the user causes a change in status.

It would have been obvious to one skilled in the art at the time of the invention to modify Borgstahl, such that the status of each member is monitored and the communication device automatically sends status updates when status is changed, to circumvent the need for the server to determine if the user has changed status.

As per claim 18, Borgsthal teaches claim 16, but is silent on wherein the status of a member is monitored by a centralized server in said communication network and wherein status update messages are transmitted to other members in said affinity group when a member's status changes.

Rosenberg teaches (in figure 1) a server(s) that is used for communications between subscribers, the publisher and database/policy server. The examiner interprets this figure as having a centralized server that monitors affinity group members and notifies them when member status changes.

It would have been obvious to one skilled in the art at the time of the invention to modify Borgstahl, such that a member is monitored by a centralized server and status updates are transmitted to other members if status changes, to provide a central repository of all member status data and can be centrally administered.

As per **claim 19**, Borgstahl teaches a peer-to-peer wireless network (pg. 1, L7 and pg 6, L4-5) for allowing members/peers to send/receive status information (figures 3-5 and 7) from other members/peers [pg. 5, L19-21] comprising:

a. memory for storing in a member's wireless communication device, status information concerning other members of the affinity group (figure 2, wireless device and memory #42 stores personalization data)

Art Unit: 2684

b/c. a transmitter/receiver responsive for transmitting status update messages to other members (figure 2, #36/#38)

- d. a processor operatively connected to said memory for writing/reading status to/from memory (figure 2, #40), processor programmed to:
- 2. update said status information stored in said memory when a status update message is received from another member of said affinity group (figure 2, shows memory that can be updated).

but is silent on

an affinity group,

1. generate a status message when member's status changes for transmission to other each other member members of said affinity group

Rosenberg teaches a client/centralized server (figure 1) event notification service that allows a users to subscribe to some entity which has a "state" [as per letter "c" above]. The subscription is a request to be informed about changes to the state such that a notifications are delivered among users if a state change occurs. The applicability is extremely broad and events include presence information, device status, log-in/off events, etc.. Rosenberg's use of a log-on event is consistent with the use of an affinity group and parallels other affinity group software systems such as CHAT, ICQ, Microsoft ILS, etc.. [as per letter "a" above] (pg. 1, introduction).

It would have been obvious to one skilled in the art at the time of the invention to modify Borgstahl, such that an affinity group is used and a status message is sent when changed, to provide each wireless member with up-to-date information about the network for ease-of-use.

As per **claim 20**, Borgstahl teachs claim 19, wherein status information comprises a plurality of status items (figures 3-5, 7 and page 10, L30-35).

As per **claim 21**, Borgstahl teaches claim 20, **but is silent on** wherein status information includes at least on/off status of member, activity status of member and location of member. Borgstahl does teach that a connection attempt can fail (which may be because a member/peer is "off") [pg. 9, L36-38] and that the connection usually occurs because a user is proximate (but the exact location is not discerned) [pg. 9, L25-28].

Rosenberg teaches that an event notification can include device status (eg. on/off), presence information (eg. location) and activity (eg. just logged on, just logged off, etc.) [page 1, introduction].

It would have been obvious to one skilled in the art at the time of the invention to modify Borgstahl, such that status information includes on/off, activity and location of member, to provide up-to-date information about the affinity group members to other members.

Art Unit: 2684

As per **claim 22**, Borgstahl teaches claim 19, **but is silent on** wherein each individual selects status items from a list of available status items that are reported to ether members each other member of the affinity group. Borgstahl teaches lists of devices a user can connect to as well as user configurable personalization data (figure 3-5, 7 and page 11, L13-21].

Page 10

Rosenberg teaches that a user can receive status updates based upon virtually any trigger that they configure/customize (eg. notify me when event X in state machine Y occurs if the day is Tuesday and the temperature in Zimbabwe is 85 degrees Fahrenheit – page 1, introduction). One skilled in the art would provide a list of commonly used triggers to allow a user to quickly configure their device with an initial set of triggers.

It would have been obvious to one skilled in the art at the time of the invention to modify Borgstahl, such that a user can select from a list of status items, to provide a quick/easy/user-friendly way to setup the user's communication device to gather other affinity member status data.

As per **claim 23**, Borgstahl teaches claim 19 further <u>including</u> the step providing updates if/when two users are proximate, based upon a schedule or triggered upon the expiration of a fixed or random timer [abstract and page 10, L2-10] (eg. designating a period during which status updates are enabled).

As per **claim 24**, Borgstahl teaches claim 19 and the fact that the user can restrict access to the peer through the network. Since one facet of the invention is a point-of-sale capability which may require "an extensive authorization process before permitting a transaction to take place" (page 12, L16-27) and the fact that the invention can use a periodic schedule (page 10, 2-3), one skilled in the art would provide the step of designating a period during which status updates are supressed.

As per claim 25, Borgstahl teaches claim 19 but is silent on further including the step of automatically detecting status changes of a member and sending status update messages to said each other member of said affinity group when a status changed is detected.

Rosenberg teaches an event notification service whereby a notification is delivered asynchronously to the subscriber when a state change occurs (page 1, introduction).

It would have been obvious to one skilled in the art at the time of the invention to modify Borgstahl, such that the system automatically detects status changes and sends status update messages, to automatic affinity member status updates to each user without having them having to manually query the system for said updates.

Art Unit: 2684

Conclusion

Page 11

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stephen M. D'Agosta whose telephone number is 703-306-5426. The examiner can normally be reached on M-F, 8am to 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Daniel Hunter can be reached on 703-308-6732. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9314 for regular communications and 703-872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-306-0377.

SMD / November 13, 2002

WILLIAM CUMMING PRIMARY EXAMINER